



ROLL OFF CONTAINER TERMS AND CONDITIONS OF SERVICE AGREEMENT

Service Address

WASTE MATERIALS. Customer warrants that the waste material in this container picked up by G-Men Environmental Services, Inc. hereunder will not contain hazardous, toxic, radioactive wastes, unacceptable or other prohibited substances as defined by applicable Federal, State, local laws or regulations. G-Men Environmental Services, Inc. shall acquire title to the waste materials when loaded into G-Men Environmental Services, Inc. vehicles or containers provided or delivered to any transfer facility; however that title to and liability for the waste materials excluded from this agreement above shall remain with the Customer, and Customer agrees to indemnify, defend and hold harmless G-Men Environmental Services, Inc. against all claims, damages, suits, penalties, fines and liabilities for injury or death to persons or loss or damage to property or to the environment arising out of breach of the warrant stated above.

CUSTOMER RESPONSIBLTY FOR CONTAINERS. Customer shall be responsible for all loss or damage to the container provided other than normal wear and tear except for loss or damage resulting from G-Men Environmental Services, Inc.'s handling of the container when providing its service hereunder. Customer shall not overload or move the container or make any alterations or improvements to the container, and shall use the container only for the proper purposes for which it is intended. Customer agrees to indemnify, defend and hold harmless G-Men Environmental Services, Inc. against all claims, damages, suits, penalties, fines and liabilities for injury or death to persons or loss or damage to property arising out of Customer's use, operation or possession of the container.

Overloading/Regulated Materials/Dry Runs: Customer agrees to load container level and even with the sides, with no material sticking up above the load, to provide for tarping the container in conformance with State mandated load coverage regulations as well as adhering to the 10 Ton legal hauling limit. Customer will be responsible for any violations or fines received as a result of an overloaded container, as well as, additional labor/trucking time for our employee to adjust load to ensure compliance with State & Federal regulations. It is the sole responsibility of the Customer to make sure there is no obstruction of the roll off box on the pick-up date. Roll off box removal may take place between 6AM & 5PM on the pick-up date. In the event of the roll off being obstructed, there will be a minimum \$50 trip charge assessed and \$10 per day charge until the roll off is unobstructed. Additional fees will apply to "Special Items" such as mattresses, televisions, appliances, hot water heaters and fluorescent light bulbs and should be placed at top of load, not buried. Labor/Trucking charges will apply should regulated items be buried in load at a minimum of \$75. Furthermore, the following standard tonnage is allowed for each container and additional tonnage charges will apply unless otherwise specified at time of order.

10 Yard, 2 Tons. 15 Yard, 2.5 Tons. 20 Yard, 3 Tons. 30 Yard, 4 Tons. 40 Yard, 5 Tons.

CHARGES AND PAYMENTS. Customer hereby agrees that additional fees/charges will be charged to the customer's pre-payment method (i.e. Credit/Debit Card) or via invoice if paid by check or cash if not received by G-Men ES., Inc. within 7 business days of invoice date. For additional charge and payment information please call G-Men Environmental Services, Inc. at 218.74WASTE or 218.365.5587 (Ely Area).

ATTORNEY'S FEES. In the event of a breach of this agreement by either party, the breaching party shall pay all reasonable attorney fees, collection fees and costs of the other party incident to any action brought to enforce this agreement.

AUTHORIZATION FOR ENTRY ONTO PROPERTY & HOLD HARMLESS AGREEMENT

G-Men Environmental Services, Inc. has informed you that the movement of our trucks, vehicles, containers and equipment onto or off of your property may cause damage to the property due to the weight and/or movement of the trucks, vehicles, containers and equipment.

G-Men Environmental Services, Inc. has informed you that it may not legally enter your property without your express written permission.

By executing this Authorization for Entry Onto Property and Hold Harmless Agreement in the space below, you are authorizing G-Men to enter your property for the express purpose of moving trucks, vehicles, containers, and equipment onto or off of your property. In addition, by signing below, you agree to hold harmless G-Men from any and all claims, liabilities, causes of action, actions, expenses (including attorney's fees), and damages to property resulting from or arising out of the weight and/or movement of G-Men Environmental Services, Inc. trucks and equipment on your property. Furthermore, it is agreed that only G-Men will move our containers.

For purposes of this Authorization, the term "property" is defined to include your driveway and surrounding areas and structures.

G-MEN ENVIRONMENTAL SERVICES, INC.

CUSTOMER

Signature

Signature

Printed Name

Printed Name

Title

Title

Date

Date